This Page Is Inserted by IFW Operations and is not a part of the Official Record

BEST AVAILABLE IMAGES

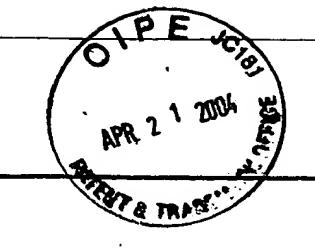
Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images may include (but are not limited to):

- BLACK BORDERS
- TEXT CUT OFF AT TOP, BOTTOM OR SIDES
- FADED TEXT
- ILLEGIBLE TEXT
- SKEWED/SLANTED IMAGES
- COLORED PHOTOS
- BLACK OR VERY BLACK AND WHITE DARK PHOTOS
- GRAY SCALE DOCUMENTS

IMAGES ARE BEST AVAILABLE COPY.

As rescanning documents will not correct images, please do not report the images to the Image Problem Mailbox.



RECORDATION FORM COVER SHEET

PATENTS ONLY

Attorney Docket Number 7682-049

Mail Stop Assignment Recordation Services
Director of the United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

Please record the attached original documents or copy thereof.

	-F3
Name of conveying party(ies):	2. Name and address of receiving party(ies):
Aviron, Inc.	Name: MedImmune Vaccines, Inc.
Additional name(s) of conveying party(ies) attached? Yes No	Address: 297 North Bernardo Avenue,
3. Nature of conveyance:	Mountain View, California 94043
☐ Assignment ☐ Merger	
☐ Security Agreement ☐ Change of Name	Country (if other than USA):
Other	
Execution Date: April 8, 2002	
4. Application number(s) or patent number(s):	
If this document is being filed together with a new application, the execution	on date of the application is:
A. Patent Application No.(s) 09/531,375	B. Patent No.(s)
Additional numbers attach	ied? 🗆 Yes - 🗵 No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Number of applications and patents involved:
JONES DAY 222 East 41st Street	7. Total fee (37 CFR 3.41):\$ 40.00
New York, New York 10017	Please charge to the deposit account listed in Section 8.
	8. Deposit account number: 503013
DO NOT USE THIS SPACE	
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing information is trudocument. Laura A. Coruzzi 30,742 Laura A.	ne and correct and any attached copy is a true copy of the original fergueline Bern Reg No. 43,492 April 13, 2004
Name of Person Signing Reg. No. Signature	Date
	Total number of pages including cover sheet: 12

Mail documents to be recorded with required cover sheet information to:

Mail Stop Assignment Recordation Services

Director of the United States Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

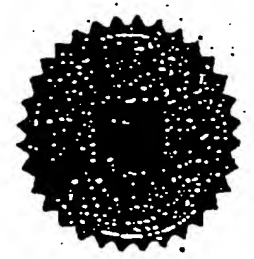
elaware

The First State

I, HARRIET SMITE WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP OF "AVIRON", FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF JANUARY, A.D. 2002, AT 4 O'CLOCK P.M.

AND I DO HEREBY PURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.



DATE: 03-21-02

020188821

JAN-14-2002 13:21

Medimmune. Inc.

DIVISION OF CORPORATIONS
FILED 04:00 PK 01/15/2002
020023084 - 2600915

CERTIFICATE OF OWNERSHIP AND MERGER

OF

APPLE MERGER CORP.

WITH AND INTO

AVIRON

Under Section 253 of the Delaware General Corporation Law

Apple Merger Corp., a Delaware corporation (the "Corporation"), hereby certifies as follows:

FIRST: The Corporation was incorporated on November 29, 2001, pursuant to the Delaware General Corporation Law (the "DGCL").

SECOND: The Corporation is the owner of at least ninety percent of the outstanding shares of common stock of Aviron. The shares of common stock constitute the only outstanding shares of capital stock of Aviron.

January 15, 2002 by the Written Consent of the Board of Directors of the Corporation with respect to the merger of the Corporation with send into Aviron:

"Merger") with and into Aviron, with Aviron as the surviving corporation, on the terms and subject to the conditions set forth in the Agreement and Plan of Merger (the "Merger Agreement") dated at of December 2, 2001 among Medimmune, Inc. ("Parent"), the Corporation and Aviron, and the Merger is hereby approved; and further

RESOLVED, that at the effective time of the Merger.

- 1. Exch issued and outstanding share of capital stock of the Corporation shall be converted into and become one validly issued, fully paid and nonaccessable share of common stock of Aviron, as the surviving corporation.
- 2. Each share of common stock (the "Shares") of Aviron that is owned by Parent, the Corporation or Aviron shall

104-14-2002 13:21

MedImune, Inc.

381 527 4287 .P.83/84

automatically be canceled and retired and shall cease to exist, and no consideration shall be delivered in exchange therefor.

3. Each issued and outstanding Share (other than any shares to be canceled in accordance with 2, shove, and other than Shares held by stockholders who perfect appraisal rights under Delaware law) shall be converted into the right to receive 1.075 validly issued, fully paid and nonassessable shares of common stock (the "Parent Shares") of Parent. Notwithstanding the foregoing, each holder of Shares exchanged pursuant to the Merger who would otherwise have been emitted to receive a fraction of a Parent Share (after taking into account all certificates representing Shares delivered by such holder) shall receive, in lieu thereof, each (without interest) in an amount equal to such fractional part of a Parent Share multiplied by the closing price for a Parent Share as reported in the New York City edition of The Wall Street Journal (or, if not reported thereby, any other anthoritative source) on the date prior to the date of the Merger.

FOURTH: The Merger has been approved by Medimmune, Inc., the sole stockholder of the Corporation, by written consent in lieu of a meeting pursuant to Section 228 of the DGCL.

JAN-14-2002 13:22

Hedimoune: Inc.

301 527 4207

IN WITNESS WHEREOF, the undersigned has duly executed this Certificate of Ownership and Merger this 15th day of January, 2002.

APPLE MERGER CORP.

Title: Chief Executive Officer

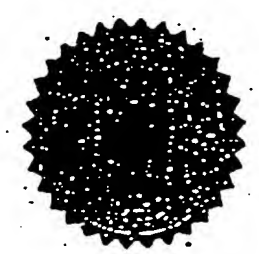
Delaware PAGE

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE RESTATED CERTIFICATE OF "AVIRON", FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF JANUARY, A.D. 2002, AT 4:01 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.



2600915

020188822

CRPORATION TRUST WILK TEAK.

N 14 2002 10:19 AH FR

STATE OF DELAMARE
TO 905TCHERBSQCBTMIS P.02
DIVISION OF CORPORATIONS
FILED 04:01 PH 01/15/2002
020028094 - 2600915

AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION

OF

AVIRON

Pursuant to Sections ZAZ and 245 of the General Corporation Law of the State of Delaware

Aviron, a corporation organized and existing under the laws of the State of Delaware (the Corporation), hereby certifies as follows:

FIRST: The original Certificate of Incorporation of the Corporation was filed with the Secretary of State of the State of Delaware on March 7, 1996 under the name Aviron Merger Corporation. The Corporation filed an Amended and Restated Certificate of Incorporation on July 16, 1996; an Amended and Restated Certificate of Incorporation on November 22, 1996; and a Certificate of Amendment of the Amended and Restated Certificate of Incorporation on July 10, 2000.

SECOND: The Amended and Restated Certificate of Incorporation has been duly adopted in accordance with Sections 242 and 245 of the General Corporation Law of the State of Delaware by the director and the stockholder of the Corporation.

THIRD: The Certificate of Incorporation, as amended and restated, is hereby amended and restated to read in its entirety as follows.

ARTICLE

The name of the Corporation is: Avison

ARTICLET

The address of the registered office of the Corporation in the State of Delaware is The Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, Country of New Castle 19801. The name of the Corporation's registered agent at such address is The Corporation Trust Company.

ARTICLEIII

The purpose for which the Corporation is organized is to engage in any lawful acts or activities for which corporations may be organized under the General Corporation Law of the State of Delaware.

JAN 14 2002 18:28 AM FR

TO 905728#669368#13 P.83

ARTICLEIV

The total number of shares of stock which the Corporation shall have authority to issue is one hundred shares of common stock, par value \$.01, per share.

ARTICLEV

Elections of directors need not be by ballot unless required by the by-laws of the Corporation. Any director may be removed from office either with or-without cause at any time by the affirmative vote of the holders of a majority of the outstanding stock of the Corporation entitled to vote, given at a meeting of the stockholders called for that purpose, or by the consent of the holders of a majority of the outstanding stock of the Corporation entitled to vote, given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

ARTICLEVI

In furtherance and not in limitation of the power conferred upon the Board of Directors by law, the Board of Directors shall have power to make, adopt, alter, amend and repeal from time to time the by-laws of the Corporation, subject to the right of the stockholders entitled to vote with respect thereto to alter, amend and repeal by-laws adopted by the Board of Directors.

ARTICLE VII

No director shall be liable to the Corporation or any of its stockholders for monetary damages for breach of fiduciary duty as a director, provided that the foregoing shall not eliminate or limit any liability that may exist with respect to (1) a breach of the director's duty of loyalty to the Corporation or its stockholders, (2) acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (3) liability under Section 174 of the Delaware General Corporation Law or (4) a transaction from which the director derived an improper personal benefit, it being the intention of the foregoing provision to eliminate the liability of the Corporation's directors to the Corporation or its stockholders to the fullest extent permitted by Section 102(b)(7) of the Delaware General Corporation Law, as in effect on the date hereof and as such Section may be smerded after the date hereof to the extent such amendment permits such liability to be further eliminated or limited. The Corporation shall indemnify to the fullest extent permitted by Section 145 of the Delaware General Corporation Law (as in effect on the date hereof and as such Section may be amended after the date hereof) each person that such Section grants the Corporation the power to indemnify.

JAN 14 2002 10:28 AH FR

ro 905728#669368#13 P.04

ne hiedma

IN WITNESS WHEREOF. Aviron has caused this certificate to be executed by its authorized officer. on this 15 day of January, 2002.

AVIRON

By:

Name: Charlene A. Friedman

Title: Vice President, General Counsel

and Secretary

Delaware

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "AVIRON", CHANGING ITS NAME FROM "AVIRON" TO "MEDILMONE VACCINES, INC.", FILED IN THIS OFFICE ON THE TENTH DAY OF APRIL, A.D. 2002, AT 11 O'CLOCK A.M. A FILED COPY OF THE CERTIFICATE HAS BEEN FORMARDED TO THE

NEW CASTLE COUNTY RECORDER OF DEEDS.

Warriet Smith Windsor Secretary of State

AUTRENTICATION: 1712941

DATE: 04-10-02

2600915 8100

のつのつうカマスス

STATE OF DELAXARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 11:00 AM 04/10/2002
020228733 - 2600915

AVIRON.

CERTIFICATE OF AMENDMENT TO AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

AVIRON, a corporation organized and existing under the laws of the State of Delaware (the "Corporation"), hereby cartifies as follows:

- 1. The Board of Directors of the Corporation, acting by the Written Consent of its Sole Director, duly adopted, pursuant to Section 242 of the General Corporation Law of the State of Delaware (the "GCL"), resolutions setting forth this proposed Amendment to the Amended and Restated Certificate, of Incorporation of said Corporation and declaring said Amendment to be advisable and directing that such Amendment be presented to the sole stockholder of the Corporation for consideration and approval:
- 2. The exockholder of the Corporation, string by the Written Consent of its Sole Stockholder, approved and adopted this proposed Amendment to the Restated Cartificate of Incorporation of said Corporation in accordance with Section 242 of the GCL:
- 3. Article 1 of the Amended and Restated Certificate of Incorporation of the Corporation, dated Jamuary 15, 2002, is hereby amended to read in full as follows:

The name of the Corporation is Mediamume Vaccioes, Inc."

ROX CORPORATION TRUST 302-655 JU49

IN WITNESS WHEREOF, AVIRON has caused this Certificate to be signed by David M. Mon, Chief Executive Officer, this days of April 2002.

AVIRON.

David M Mot

Opel Executive Officer

NY-400404 T